

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

Plaintiff(s),

vs.

WALKER RIVER PAUTE TRIBE,

Plaintiff-Intervenor,

vs.

WALKER RIVER IRRIGATION DISTRICT,  
a corporation, et. al.,

Defendants.

MINERAL COUNTY,

Plaintiff-Intervenor,

vs.

WALKER RIVER IRRIGATION DISTRICT

et. al.,

Defendants.

Case No.: IN EQUITY No. C-125-MMD  
Sub-proceeding 3:73-CV-00128  
MMD-WGC

AFFIDAVIT OF SERVICE PURSUANT  
TO FEDERAL RULES OF CIVIL  
PROCEDURE § 4(e)(2)(a)-(c) and  
CALIFORNIA RULES OF CIVIL  
PROCEDURE § 415.20 BY SPECIAL  
APPOINTED PROCESS SERVER CRAIG  
WESLEY RIMER, AND ATTACHMENTS  
THERE TO

COMES NOW CRAIG WESLEY RIMER JD and states as follows:

1. That I am a professional investigator, BSIS License No. 13166, Department of Consumer Affairs, State of California. I have practiced in this profession for forty-three (43) years, have been licensed since 1981 in California, became a Certified Legal Investigator (NALI) in 1985, a Certified Financial Investigator in 2000, and that I am a certificated paralegal. I have an undergraduate degree in English literature and a doctorate (*Juris Doctor*) degree.

2. That I am a citizen of the State of California and the United States of America;

1 3. That I am over the age of majority and not a party to the within action;

2 4. That all of the information contained in this declaration is of my own personal knowledge and  
3 that I would be competent to testify thereto if required to do so in keeping with the tenets of  
4 California Code of Civil Procedure § 437(c);

5 5. That I am the special Court appointed process server in the instant matter as set forth in the  
6 Court Order affixed hereto as Attachment "A."

7 6. That I personally served each Defendant identified in Attachment "B" with the NOTICE IN  
8 LIEU OF SUMMONS, ORDER RELATING TO COMPLETION OF SERVICE AND  
9 SCHEDULE FOR RESPONSES TO MINERAL COUNTY'S SECOND AMENDED  
10 COMPLAINT, SECOND AMENDED COMPLAINT IN INTERVENTION, NOTICE OF  
11 APPEARANCE AND INTENT TO PARTICIPATE FOR PARTY REPRESENTED BY  
12 ATTORNEY, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR  
13 UNREPRESENTED PARTY CONSENTING TO ELECTRONIC SERVICE, NOTICE OF  
14 APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY  
15 DECLARING HARDSHIP MAKING ELECTRONIC SERVICE IMPOSSIBLE, DISCLAIMER  
16 OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND  
17 DOCUMENTATION SUPPORTING DISCLAIMER (Hereinafter "Service Package") at the  
18 time and place associated with each Defendant contained in lineation therein.

19 7. Defendants Robert F. Bostrom; Poore Family Trust 10-04-19; Steven Henry Segerstrom; and  
20 the Skinner/Galisky Family Trust 04-01-16 were served pursuant to California Code of Civil  
21 Procedure § 415.20 and therefore the required AFFIDAVIT OF DUE DILIGENCE TO EFFECT  
22 PERSONAL SERVICE is included hereto as Attachments "C", "D", "E" and "F" respectively  
23 and the AFFIDAVIT OF MAILING required by the § CCP 415.20.

24 8. There were some Defendants served by out-of-town and / or out-of-state process servers for  
25 the convenience of minimizing travel and economy of funds. Each such Defendant and process  
server is identified and incorporated herein as Attachment "G" which also includes each relevant  
proof of service document.

9. Defendants Karen Wallace, Ralph Mendoza; Ann F. Mendoza; James William Billeb;  
Gregory Billeb; Mary Jean Rowan; and Lynnette L. Brooks, Trustee of the Lynnette L. Brooks

Survivor's Trust are deceased. Attachment "H" sets forth the list of deceased persons and the status of each person's death certificate. The death certificates for Mary Jean Rowan, Gregory Billeb and Ann F. Mendoza are included as part of Attachment "H." The death certificate for Ralph Mendoza is being provided by his daughter, Rochelle Moreno of 10080 Arrow Leaf Drive, Moreno Valley, California which will not be in the possession of the undersigned until the first week of January 2022. The death certificates for Mary Jean Rowan, James William Billeb and Karen Wallace, though they have been confirmed as the correct records / persons by the Nevada State Vital Statistics office, processing and delivery to the undersigned has been delayed by State of Nevada "snow days." These death certificates are expected to arrive during the first week of January 2022.

9. The death certificate for Ann F. Mendoza sets forth the name Ann Florence Frease and makes no reference to Mendoza. An explanation of the correlation of the two names is included in an Affidavit affixed as Attachment "I."

10. The Hilton Morehead 2009 Trust dated September 21, 2009 has not been served due to manifold impediments relating to its Trustees, Elizabeth Morehead and Martin Andrew Hilton. Ms. Morehead is a major Hollywood movie star and access to her is frustrated by barriers created by such social elites including gates, guards and other extreme privacy measures. Martin Andrew Hilton is the Executive Producer of the Bachelor television show, and his security is also very tight. In addition, Morehead and Hilton are never at home at their residence located at 2000 Hobart Blvd., Los Angeles, California which is security gated. The place of work for Martin Andrew Hilton is Warner Bros. located at 4000 Warner Blvd., Burbank, California. The security guards at this location have refused service or access and security there is substantial. Notwithstanding, Affiant has discovered a receiving portal for Warner Bros. located at 6554 Forest Lawn Drive, Burbank, California. However, the entire Warner Bros. operation is closed until 2 January 2022. After this date, substituted service may be affected upon said Martin Andrew Hilton at the receiving portal location.

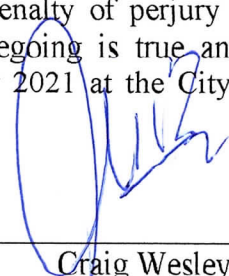
11. Upon investigation, it is my information and belief Joann Seago presently resides at 91 Bridger Drive, Boulder, Wyoming 82923. Unfortunately, the nearest large city is Casper,



1 Wyoming which is five hours drive from Seago's residence. The Summons and related  
2 documents were assigned to Wyoming Process Serving, Inc. located at 4100 Sweetbrier, Suite  
3 105, Casper, WY 82604. The process server for this assignment was provided the documents but  
4 the undersigned has been informed that "she has disappeared" abandoning the project. As of 30  
5 January 2021, the owner of Wyoming Process Serving has personally trekked to Boulder,  
6 Wyoming to attempt service upon Joann Seago all of which is now pending the 1 January cutoff  
7 date for service. Likely service should be affected sometime during the first week of January  
8 2022.

9 12. Finally, the undersigned makes reference to the AFFIDAVIT OF DUE DILIGENCE TO  
10 EFFECT PERSONAL SERVICE UPON CHERYL ANN McCOY PURSUANT TO CALIFORNIA  
11 CODE OF CIVIL PROCEDURE § 415.20 ET SEQ executed by Jakob Duran which is filed with the  
12 Court simultaneously and in concert with the instant AFFIDAVIT OF SERVICE PURSUANT TO  
13 FEDERAL RULES OF CIVIL PROCEDURE § 4(e)(2)(a)-(c) and CALIFORNIA RULES OF  
14 CIVIL PROCEDURE § 415.20 BY SPECIAL APPOINTED PROCESS SERVER CRAIG  
15 WESLEY RIMER, AND ATTACHMENTS THERETO a copy of which is included below as  
16 Attachment "J." Mr. Duran served Defendant Cheryl Ann McCoy by substituted service on 12  
17 November 2021 at 5:45 p.m.<sup>1</sup> As a courtesy and a matter of housekeeping, the undersigned  
18 mailed a copy of the Summons and associated documents relevant herein to said Cheryl Ann  
19 McCoy in accordance with California Code of Civil Procedure § 415.20 pertaining to substituted  
20 service. Said Affidavit of mailing is affixed hereto and incorporated herein as Attachment "K."

21 I, THE UNDERSIGNED, do hereby declare under penalty of perjury in accordance with the  
22 laws of the State of California and Nevada the foregoing is true and correct and that this  
23 Certificate of Mailing was executed on 31 December 2021 at the City of Lincoln, County of  
24 Placer, State of California.  
25

  
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Craig Wesley Rimer, JD

<sup>1</sup> Signed copy can be found in Proof of Service of Jakob Duran.